



State of New Hampshire
PUBLIC EMPLOYEE LABOR RELATIONS BOARD

MARILYN PIKE

Petitioner

v.

STRAFFORD COUNTY COMMISSIONERS

Respondents

CASE NO. M-0568

DECISION NO. 84-80

ORDER DENYING PETITION

FOR REHEARING

On June 22, 1984, PELRB determined that the Union, barring evidence of distortion of the grievance procedure, has a right and obligation to act responsibly in determining which grievance to pursue to arbitration; that as "exclusive representative" of the bargaining unit employees this must be the Union's right and duty acting lawfully; and, found no unfair labor practice.

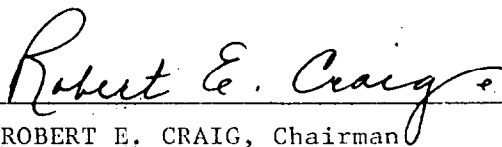
PELRB also on June 22, 1984 granted the County Commissioners motion and dismissed the case with no other relief issued.

Counsel for the Complainant, Marilyn Pike, on July 11, 1984 filed a Motion for Rehearing asking that the dismissal of the unfair labor charge be set aside and an opportunity for the complainant to be heard.

Objection to the Motion for Rehearing was also filed by Counsel for the Respondents.

PELRB in its review of the case determined that its decision was proper based on the record, therefore,

Motion for Rehearing is hereby DENIED.



ROBERT E. CRAIG, Chairman

Signed this 8th day of November, 1984

By unanimous vote. Chairman R. E. Craig presiding. Members Seymour Osman voting with the Chairman for denial. Member Russell F. Hilliard abstaining. Also present, Executive Director, Evelyn C. LeBrun